

UNITED STATES DISTRICT COURT

for the

Southern District of Florida

FILED BY CPH D.C.

JAN 25 2019

ANGELA E. NOBLE
CLERK U.S. DIST. CT.
S. D. OF FLA. - MIAMI

KING JOSHUA

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

SEE ATTACHED

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Case No. 19-cv-20348 Scola

(to be filled in by the Clerk's Office)

Jury Trial: (check one) ☒ Yes ☐ No

COMPLAINT FOR A CIVIL CASE

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	KING JOSHUA
Street Address	390 9TH AVENUE
City and County	NEW YORK; NEW YORK
State and Zip Code	NEW YORK; 10001
Telephone Number	646-436-6819
E-mail Address	SEXINCORPORATED2017@gmail.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name	United States of America*
Job or Title <i>(if known)</i>	
Street Address	950 Pennsylvania Avenue, NW
City and County	Washington, DC
State and Zip Code	20530-0001
Telephone Number	(202)514-2000
E-mail Address <i>(if known)</i>	

Defendant No. 2

Name	Donald Trump*
Job or Title <i>(if known)</i>	Real Estate Developer
Street Address	1600 Pennsylvania Ave NW
City and County	Washington, DC
State and Zip Code	20500
Telephone Number	202-456-1414
E-mail Address <i>(if known)</i>	

Defendant No. 3

Name	Mike Pence*
Job or Title <i>(if known)</i>	Former Governor of Indiana
Street Address	1 Observatory Circle NW
City and County	Washington, DC
State and Zip Code	20008
Telephone Number	(202) 762-1467
E-mail Address <i>(if known)</i>	

Defendant No. 4

Name	Vladimir Putin*; Russian Federation*; Russian IRA*
Job or Title <i>(if known)</i>	President of Russia
Street Address	2650 Wisconsin Ave NW
City and County	Washington, DC
State and Zip Code	20007
Telephone Number	(202) 298-5700
E-mail Address <i>(if known)</i>	

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? *(check all that apply)*



Federal question



Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

*SEE ATTACHED

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, *(name)* _____, is a citizen of the
State of *(name)* _____.

b. If the plaintiff is a corporation

The plaintiff, *(name)* _____, is incorporated
under the laws of the State of *(name)* _____,
and has its principal place of business in the State of *(name)* _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, *(name)* _____, is a citizen of
the State of *(name)* _____ . Or is a citizen of
(foreign nation) _____.

b. If the defendant is a corporation

The defendant, *(name)* _____, is incorporated under
the laws of the State of *(name)* _____, and has its
principal place of business in the State of *(name)* _____.
Or is incorporated under the laws of *(foreign nation)* _____,
and has its principal place of business in *(name)* _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because *(explain)*:

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

*SEE ATTACHED

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

*SEE ATTACHED

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing:

1/25/2019

Signature of Plaintiff

Printed Name of Plaintiff


KING JOSHUA**B. For Attorneys**

Date of signing:

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

E-mail Address

***Attachments**

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I. Parties

A. Plaintiff

1. KING JOSHUA

B. Defendants

1. United States
2. Donald Trump
3. Mike Pence
4. Matthew Whitaker
5. Jeff Sessions
6. Vladimir Putin
7. Russian Federation “Russia”
8. Russian Internet Research Agency “Russian IRA”
9. Michael Cohen
10. Facebook, Inc.
11. Mark Zuckerberg
12. Instagram
13. Kevin Systrom
14. Mike Krieger
15. Adam Mosseri
16. Twitter, Inc.
17. Jack Dorsey
18. Google LLC
19. Pichai Sundararajan
20. Youtube, LLC
21. Susan Wojcicki
22. Port Authority of New York & New Jersey “Port Authority”
23. Port Authority Police Benevolent Association, Inc. “Police Union”
24. State of New York “New York”
25. State of New Jersey “New Jersey”
26. Port Authority Officer - Shield # 217
27. Port Authority Officer - Shield #3024
28. Port Authority Officer - Shield #2788
29. Port Authority Officer - Shield #3291
30. Port Authority Officer - Shield # 3205
31. New York Legal Aid
32. Peter Starr
33. Arts & Business Council of Miami
34. Jean Blackwell Font
35. Dade Legal Aid
36. Jessica Napoles
37. Burr & Forman; Ryan Corbett

38. Roman Catholic Church “Holy See”
39. Southern Baptist Convention “SBC”
40. Ku Klux Klan “KKK”
41. Holiness Temple Church International “Holiness Temple”
42. Bishop Dr. Elaine A. Brown
43. Planned Parenthood Federation of America, Inc. “Planned Parenthood”
44. Other Known and Unknown Foreign and Domestic Co-Conspirators, both Secular and Religious
45. God

II. Basis for Jurisdiction

*The United States is a Defendant.

III. Statement of Claim (96)

A. Conspiracy to Interfere with Civil Rights (9)

1. **Conspiracy to Interfere with Civil Rights** - Since the 15th century, God, through the Holy See, has authorized Black slavery by various papal decrees to various European monarchs and heads of states, including but not limited to King James I, deceased Head of the United Kingdom, whose name presides over the so called “Word” of “God” or “Bible”. In the 19th century, the president of the SBC, U.S.’s largest Protestant denomination and 2nd largest Christian denomination, wrote a letter petitioning the Governor of South Carolina for innovative legislation by the “government of the Deity” advocating for a “Day of Public Thanksgiving for our preservation from the intended Insurrection, on account of the influence it might be supposed to have on the Black population”. According to the most recent available U.S. Census, the percentage of the Black population has been systematically reduced by more than 50%, strategically and slowly effectively committing Black genocide, in accordance with SBC’s plea. In the 20th century, a “missionary” from the United Kingdom, trafficked the Bible advocating Black enslavement, to Jamaica, where Bishop Dr. Elaine A. Brown was “saved”, a process of bathing and confessing your “sins” and belief, as stated in the Nicene creed and other similar documents. The Holy See, SBC, KKK, who burns the religious/secular symbol of the “Cross”, Holiness Temple and Bishop Dr. Elaine Brown and other known and unknown foreign and domestic religious institutions, popularized the King James and papal sponsored translation, transliteration and transatlantic trafficking of the Bible, the world’s best-selling book of all time, as well as the Torah and other apocryphal texts, advocating slavery and the continuing interference with the civil rights of Blacks. The KKK, along with the other Defendants listed, continue to declare a “mission” to preserve the iconography of the religious and/or secular figures, including God, as they command in the King James Version of the Christian Bible and in the Jewish Torah, that Blacks were meant to be slaves and that God commands slaves to “obey their masters”. Restated, in the 20th century, “missionaries” from England went to Jamaica with the sole purpose of subjugating its Black population, including Bishop Dr. Elaine A. Brown, by using religion and invoking God’s interference and permissive negligence in the enslavement of Blacks. Bishop Dr. Elaine A. Brown then travelled to England to continue promoting this doctrine. In 1970, after the U.S., and others conspired with Loyd Jowers to kill Martin Luther King Jr. in 1968, according to *King v. Jowers*, Bishop Dr. Elaine A. Brown, incorporated Holiness Temple, a majority Black church in New Jersey, of which the Plaintiff and his parents were members, after claiming she heard from God and He instructed her to do so. Thus, Bishop Dr. Elaine A.

Brown, distributed materials in conjunction with the Bible and Torah, that advocate for the enslavement of Blacks in an ongoing conspiracy to interfere with their civil rights. In 1988, as Florida Senator Claude Pepper previously publicly declared his intention of interfering with the civil rights of Blacks by passing legislation that further studies the effectiveness of racism in its bio-technologic form, Bishop Dr. Elaine A. Brown claims “God” led her to incorporate a tax-free franchise church in South Florida, after a dispute arose among her congregation in New Jersey, i.e. “whistle-blowing”. The National Center for Biotechnology Information “NCBI”, part of the National Library of Medicine “NLM”, the largest biotechnology center in the world, federally funded with innovative legislation sponsored by Florida Senator Claude Pepper in 1988, as well as other reputable research studies, show that Blacks are the most praying and church attending of all demographics in the U.S., by a significant margin. The Plaintiff’s parents, under Bishop Dr. Elaine A. Brown’s instruction, moved their family from the beautiful “Garden State” New Jersey, back south to the remnants of slavery in a town aptly named Plantation, FL and now to their present-day location in South Florida, where they continue to teach Blacks enslavement, despite numerous whistle-blowing efforts. NCBI statistics show that Blacks are still the most church going and praying people, with over 80% of the Black population attending church or praying, despite learning how to be a slave, as the Bible, Torah and other religious text claim that we are all slaves to “God”.

2. **Conspiracy to Interfere with Civil Rights** – According to reports delivered to the Senate Select Committee on Intelligence, “SSCI”, the Russian Internet Research Agency “Russian IRA”, on behalf of Vladimir Putin and the Russian Federation “Russia”, since 2012 privately conspired, is conspiring and will foreseeably continue to conspire with Facebook, Inc. “Facebook”, Mark Zuckerberg, “Instagram”, Adam Mosseri, Kevin Systrom, Mike Kreiger, Twitter, Inc. “Twitter”, Jack Dorsey, Google LLC “Google”, Pichai Sundararajan, Youtube, LLC. “Youtube”, Susan Wojcicki and, since 6/16/2015, according to *U.S. v. Michael Cohen* 18 Cr. 602, U.S.D.C.N.Y. (8/21/2018), U.S., Donald Trump, Mike Pence and Michael Cohen, conspire with these aforementioned co-conspirators to create and disseminate false information or “fake news” to Blacks, causing foreseeable and unreasonable danger to Black lives. On April 24, 2015, the NCBI published research titled “Association between an Internet-Based Measure of Area Racism and Black Mortality”, highlighting the association between internet racism and online engagement and Black deaths. According to *U.S. v. Michael Cohen*, Trump began his presidential campaign on or about June 16, 2015, nearly two months after the NCBI report was published. Federal Bureau of Investigation “FBI” statistics show that there has been a dramatic yearly rise in hate crimes against Blacks and Black deaths and interferences with Black civil rights, since Donald Trump began his presidential campaign and a

longstanding official and unofficial U.S. policy of Black genocide, represented by U.S. Census statistics that show White percentage of the population increasing with the simultaneous extermination of Blacks, according to percentages of the population.

3. **Conspiracy to Interfere with Civil Rights** – Early Saturday morning July 14, 2018 at about 4:15 am, King Joshua “Plaintiff”, in life, liberty and the pursuit of property, entered the Port Authority of New York and New Jersey “Port Authority” train station or “PATH” at World Trade Center “WTC” with an unnamed female member of the Indian Royal Family and a unnamed Hispanic Male friend, “Witnesses”, and asked one of the Port Authority Police Department “Officers”, ill trained members of the Port Authority Police Benevolent Association, Inc. “Police Union”, for assistance regarding construction hours for the weekend and if the customary free train fare card “Metrocard” was still being distributed for the inconvenience of construction hours on paying passengers. The Officer, identifiable and recognizable, instructed the Plaintiff and Witnesses to pay. One of the Witnesses, female member of the Indian Royal Family, having fare on her PATH card, entered the turn-style gate and waited for the Plaintiff and Hispanic male Witness to add currency to their Metrocard. After paying and entering, the Plaintiff and Witnesses walked to the stairs and stood against the guardrail at the top of the stairs, as Plaintiff and female Witness were wearing a skirt and dress respectively, not suitable for sitting as they waited for the train. The entire group of Officers, led by the female officer, approached the Plaintiff and Witnesses only and asked that we move downstairs to the train platform because some-how we were blocking the stairs. After the Plaintiff and Witnesses asked why they were the only ones spoken to and not the 20 or so other people actively sitting on the stairs, the Plaintiff complied to the Officers request while calling the female Officer “BBQ Becky”, i.e. “whistle-blowing” for interfering with Plaintiff’s civil rights because he was a non-conforming Black male. Once the Plaintiff and Witnesses were on the train platform as requested, the group of Officers stalked the Plaintiff and forcibly removed him from the PATH, without due process and without arresting him, effectively stealing his fare. As they were forcibly removing the Plaintiff, the Plaintiff and the male Hispanic Witness began recording the incident on their camera phone while the female Witness attempted to reason with the Officers. While offering to repay for his entry and attempting to reason with the Officers in that they were breaking the law, i.e. “whistle-blowing”, Shield #217 verbally admitted on camera that he was being “ridiculous” and acting unconstitutionally. While the Plaintiff and Witnesses were attempting to reason with the Officers, on camera, Shield # 217, Shield #3024, Shield #3205, Shield #2788, Shield #3291, arrested the Plaintiff, even denying him medical assistance and ripping his toenail and forcing him to walk on a bloody toe, which the Witness caught on camera. The Officers took turns carrying him while sexually assaulting and abusing him, grabbing his genitals, putting

their crotch in his face, choking him, torturing him, forcibly touching him and carrying him literally limb by limb and neglecting their duty to protect him. Ironically, on Church street in downtown New York City, after several minutes of recording the Officers forcible sexual touching and torture, etc., the Officers had him transported to the 42nd street Port Authority police station, where Shield #217 cut his clothes off his body, told him “I am the law” and put a knife to his skirt, the Plaintiff not wearing any undergarments, and threatened to strip him naked. After approximately 21 hours in jail, with the charge of disorderly conduct, Peter Starr of the New York Legal Aid, an organization that represents those who cannot afford legal representation, was assigned to represent my case. After telling him that the incident was on camera and that I was hurting, ashamed and embarrassed that my civil rights had been violated, Peter Starr neglected his duty to inform me of any legal cause of action that I was entitled to, questioned Plaintiff’s income status based on Plaintiff’s attire and stated that he was unsure if he could represent Plaintiff and even tried to get Plaintiff to accept the New York District Attorney’s office of “community service”, a form of slavery as a punishment for a crime the Plaintiff did not commit. After Plaintiff denied the offer, the judge agreed to adjudicate the case in contemplation of dismissal. Peter Starr gave Plaintiff his business card with his contact information yet after Plaintiff was released, Plaintiff contacted Peter Starr at New York Legal Aid through email and sent him disturbing video of Plaintiff’s false arrest. New York Legal Aid and Peter Starr did not reply, even after “representing” me in court. Since the New York Legal Aid Society was created, Black enslavement, i.e. incarceration, has steadily and dramatically increased while conversely the total percentage of the Black population continues to steadily and systematically decrease, in direct contradiction to the New York Legal Aid Society’s self-professed mission.

4. **Conspiracy to Interfere with Civil Rights** – Around September 2018, the Plaintiff accessed the U.S. Patent and Trademark Office “U.S.P.T.O.” website in order to file a claim for a patent. The Plaintiff, not being able to afford a patent attorney, accessed a pro bono service offered by the U.S.P.T.O. The U.S.P.T.O. referred Plaintiff to the Arts & Business Council of Miami and Jean Blackwell Font. After paying a fee, earning certification from the U.S.P.T.O. and financial disclosure per the Arts & Business Council’s request, a process that spanned weeks, Plaintiff was then referred to Dade Legal Aid and Jessica Napoles who subsequently referred Plaintiff to Ryan Corbett, a legal partner at Burr & Forman law firm. After multiple attempts at contacting Ryan Corbett, the Plaintiff cc’d the firm’s managing partner and others in an attempt to find out why Ryan Corbett was ignoring Plaintiff’s attempts at contact. Within minutes of sending the email cc’ing a managing partner inquiring if Ryan Corbett was still with the firm, Ryan Corbett called the Plaintiff, weeks after receiving the initial referral. Upon talking to Ryan Corbett and disclosing ideas,

Plaintiff was told he had little to no chance of securing a patent, as Ryan Corbett reluctantly agreed to assist. After filling out paperwork sent to Plaintiff by Ryan Corbett, Plaintiff asked to schedule a date around October 2018, to discuss the progress. Ryan Corbett decided upon a day that would fit his schedule and Plaintiff agreed. After breaking several scheduled dates over a month and into November, in which Ryan Corbett set the schedule himself, Plaintiff began to express multiple concerns to Ryan Corbett, managing partners at Burr & Forman (who just purchased McNair Law Firm (namesake of the perpetrator of the Orangeburg massacre; <https://www.nytimes.com/2007/11/24/us/24mcnair.html>) Jessica Napoles, Dade Legal Aid, Jean Blackwell Font and the Arts & Business Council of Miami and even an officer of the U.S.P.T.O., that he felt he was being discriminated against, “whistle-blowing”. The aforementioned Defendants returned the Plaintiff’s fee money and told them they would not help him, even after Plaintiff warned of racial discrimination and entropy, causing foreseeable and unreasonable danger. Also, since Dade Legal Aids existence, the Black incarceration rate has skyrocketed.

5. **Conspiracy to Interfere with Civil Rights** – As a longstanding official and unofficial policy that has been foreseeably unreasonably dangerous to Blacks, Margaret Sanger strategically opened the first abortion clinic, later known as Planned Parenthood, in 1921 in Ocean Hill-Brownsville, Brooklyn, New York, a politically liberal “Jewish” neighborhood at the time. The Black population grew, a part of rise in total U.S. population, and grew politically restless as the politically liberal Jews and Planned Parenthood, neglected Blacks civil rights in a mass migration effort known as “White Flight”, while still continuing to control the teachers union, under educating Black and Hispanic students, leading to a civil rights protest and teacher union strike of the entire city in May 1968, controlling school board, stores, banks and resources Blacks relied upon, creating a foreseeable and continuing official and unofficial dangerous longstanding practice. As noted by the Center for Disease Control “CDC” at <https://www.cdc.gov/mmwr/volumes/67/ss/ss6713a1.htm>, Blacks are a peculiarly large percentage of abortions, year after year, continuing into the future, which is unreasonably dangerous.
6. **Conspiracy to Interfere with Civil Rights** - 5 U.S.C. § 6103 is a law instituting the racist holiday of Thanksgiving, which was, is and will continue to be an ongoing conspiracy to interfere with civil rights, evidenced by SBC’s first president, Richard Furman’s letter to the South Carolina governor found at <https://scdl.contentdm.oclc.org/digital/collection/p16821coll2/id/5593/>.
7. **Conspiracy to Interfere w/ Civil Right** – with 36 U.S.C. § 302, since God, through religions, is advocating the enslavement of Blacks, <http://time.com/5171819/christianity-slavery-book-excerpt/>
8. **Conspiracy to Interfere w/ Civil Rights** – 36 U.S.C. § 301 enacted an anthem that is quoted “No refuge could save the hireling or **SLAVE** from the terror of flight or the

gloom of the grave...” admission that even if you have a job, as a Black man, nothing can save you. You’re either running from the co-conspirators “terror of flight”, the Defendants, or you’re dead “gloom of the grave”.

9. **Conspiracy to Interfere w/ Civil Right** - with P.L. 84-140 putting God on the currency, the U.S. is actively conspiring with the Holy See to interfere with the civil rights of Blacks because according to various religions invoking God, Blacks are his slaves, and it’s okay for whites to enslave them and exterminate them if they don’t believe in God. Further evidenced by the fact that the U.S. gov’t has an ambassador to the Holy See, who collects 10% of the world’s earnings without representation, while committing sex crimes without punishment. <https://va.usembassy.gov/>

B. Failure to Prevent Conspiracy to Interfere with Civil Rights (9)

1. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
2. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
3. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
4. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
5. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
6. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
7. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
8. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.
9. **Failure to Prevent Conspiracy to Interfere with Civil Rights** - *See previous claims.

C. **Bribery of Public Officials (1)** – *See previous claims.

D. **Offer to Procure Appointive Office (1)** – *See previous claims.

E. **Acceptance or Solicitation to Obtain Appointive Public Office (1)** – *See Previous Claims.

F. **Violation of Election Act (1)** – *See Previous claims.

G. **Conspiracy to Commit Murder (9)**

1. **Conspiracy to Commit Murder** – *See Previous claims.

2. **Conspiracy to Commit Murder** – *See Previous claims.
3. **Conspiracy to Commit Murder** – *See Previous claims.
4. **Conspiracy to Commit Murder** – *See Previous claims.
5. **Conspiracy to Commit Murder** – *See Previous claims.
6. **Conspiracy to Commit Murder** – *See Previous claims.
7. **Conspiracy to Commit Murder** – *See Previous claims.
8. **Conspiracy to Commit Murder** – *See Previous claims.
9. **Conspiracy to Commit Murder** – *See Previous claims.

H. **Solicitation to Violence (9)**

1. **Solicitation to Violence** – *See previous claims.
2. **Solicitation to Violence** - *See previous claims.
3. **Solicitation to Violence** - *See previous claims.
4. **Solicitation to Violence** - *See previous claims.
5. **Solicitation to Violence** - *See previous claims.
6. **Solicitation to Violence** - *See previous claims.
7. **Solicitation to Violence** - *See previous claims.
8. **Solicitation to Violence** - *See previous claims.
9. **Solicitation to Violence** - *See previous claims.

I. **Civil Disorder (9)**

1. **Civil Disorder** – See Previous claims.
2. **Civil Disorder** – See Previous claims.

3. **Civil Disorder** – See Previous claims.
4. **Civil Disorder** – See Previous claims.
5. **Civil Disorder** – See Previous claims.
6. **Civil Disorder** – See Previous claims.
7. **Civil Disorder** – See Previous claims.
8. **Civil Disorder** – See Previous claims.
9. **Civil Disorder** – See Previous claims.

J. 1st amendment free from religion (4)

1. **1st amendment free from religion** - *See previous claims.
2. **1st Amendment free from religion** - *See previous claims.
3. **1st amendment free from religion** - *See previous claims.
4. **1st Amendment free from religion** - *See previous claims.

K. Conspiracy to Defraud U.S. (5)

1. **Conspiracy to Defraud U.S.** - *See previous claims.
2. **Conspiracy to Defraud U.S.** - *See previous claims.
3. **Conspiracy to Defraud U.S.** - *See previous claims.
4. **Conspiracy to Defraud U.S.** - *See previous claims.
5. **Conspiracy to Defraud U.S.** - *See previous claims.

L. Hate Crime (4)

1. **Hate Crime** - *See previous claims.
2. **Hate Crime** – *See previous claims.
3. **Hate Crime** - *See previous claims.

4. **Hate Crime** - *See previous claims.

M. Deprivation of Rights Under Color of Law (3)

1. **Deprivation of Rights Under Color of Law** – *See previous claims.
2. **Deprivation of Rights Under Color of Law** – *See previous claims.
3. **Deprivation of Rights Under Color of Law** - *See previous claims.

N. Wrongfully Influencing Private Entity's Employment Decision (4)

1. **Wrongfully Influencing Private Entity's Employment Decision** – *See previous claims.
2. **Wrongfully Influencing Private Entity's Employment Decision** - *See previous claims.
3. **Wrongfully Influencing Private Entity's Employment Decision** – *See previous claims.
4. **Wrongfully Influencing Private Entity's Employment Decision** – *See previous claims.

O. Stalking (4)

1. **Stalking** - *See previous claims.
2. **Stalking** - *See previous claims.
3. **Stalking** - *See previous claims.
4. **Stalking** - *See previous claims.

P. Free Speech (4)

1. **1st Amendment** – For violation of 1st Amendment, *See previous claims.
2. **1st Amendment** – For violation of 1st Amendment, *See previous claims.
3. **1st Amendment** - For violation of 1st Amendment, *See previous claims.
4. **1st Amendment** - For violation of 1st Amendment, *See previous claims.

Q. Unreasonable Search and Seizure (2)

1. **Unreasonable Search and Seizure** – *See previous claims.
2. **Unreasonable Search and Seizure** - *See previous claims.

R. Cruel and Unusual Punishment (5)

- 1. Cruel and Unusual Punishment**
- 2. Cruel and Unusual Punishment**
- 3. Cruel and Unusual Punishment**
- 4. Cruel and Unusual Punishment**
- 5. Cruel and Unusual Punishment**

S. 13th Amendment (4)

- 1. 13th Amendment** – For violations of 13th, *See previous claims.
- 2. 13th Amendment** – For violations of 13th, *See previous claims.
- 3. 13th Amendment** – For violations of 13th, *See previous claims.
- 4. 13th Amendment** – For violations of 13th, *See previous claims.

T. 14th Amendment (5)

- 1. Discrimination Based on Race** – For violations of the 14th Amendment, *See previous claims.
- 2. Discrimination Based on Race** – For violations of the 14th Amendment, *See previous claims.
- 3. Discrimination Based on Race** – For violations of the 14th Amendment, *See previous claims.
- 4. Discrimination Based on Race** – For violations of the 14th Amendment, *See previous claims.
- 5. Discrimination Based on Race** – For violations of the 14th Amendment, *See previous claims.

U. Retaliation for Whistle-Blowing - Pursuant Under Sarbanes-Oxley (3)

- 1. Retaliation for Whistle-Blowing** - *See Previous claims.
- 2. Retaliation for Whistle-Blowing** - *See Previous claims.
- 3. Retaliation for Whistle-Blowing** - *See Previous claims.

IV. Irreparable Injury

Monetary damages at a later time would not adequately compensate for the foreseeable unreasonably dangerous injuries the Plaintiff and all other Blacks have sustained, are sustaining and will continue to sustain because it is well established that the loss of 1st Amendment freedoms, for even minimal periods of time, unquestionably constitute irreparable injury.

Irreparable injury has been, is and will continue to be a result of the history of the Defendants authorizing their foreseeably continuing support of European, monarchial, colonial enslavement of Blacks, dating back to the 15th century, while papal authorities have been allowed to secretly indiscriminately, for centuries and continuing into the foreseeable future, globally commit murder and sexual crimes with little to no repercussions or consequences simultaneously, in a foreseeably ongoing conspiracy to interfere with the civil rights of Blacks, illustrated by the history and present-day ongoing threat to the national security of the U.S., through major fraud of the U.S. and its citizens because of Michael Cohen, Donald Trump, Mike Pence and other members of Cabinet publicly disseminating fake news criminalizing Blacks and Hispanic immigrants economically enslaving Blacks, supposedly granting them “freedom” to only systematically stalk, harass, criminalize, incarcerate and even kill Blacks, decreasing their percentage of the population by more than half since the passage of the so called 13th Amendment, through use of “innovative legislation”, confessed by previous government officials and research of the federally funded NCBI, a confession of sorts as to the slow systematic genocide of Blacks. God, the Bible and the secularization of religion has been, is and will continue to be used to physically, psychologically, emotionally and economically control, discriminate against and kill Blacks, since the Spanish Inquisition to the present day Roman Catholic Church, Southern Baptist Convention and the Ku Klux Klan, who all have, are and will continue to invoke religious rights and “Thanksgiving”, and holidays like it, for the continued enslavement and slow systematic genocide of Blacks. The confession of Michael Cohen as to Donald Trump’s illegal attainment of the highest elected office in the U.S.A. government and previous, ongoing and foreseeable unreasonably dangerous interferences of the civil rights of Blacks, police killings of Blacks, enslavement of Blacks through innovative legislation, economic segregation of Blacks and slow systematic genocide of Blacks and continuing defrauding of U.S.A. and its citizens, poses an immediate and peculiar threat to national security with great irreparable injury.

V. Relief

*Civil Cover Sheet

1. Motion to proceed *pro se*, pursuant to 28 U.S.C. § 1654; *Haines v. Kerner*.
2. Motion for interlocutory relief.
3. Motion for temporary restraining order on all the Defendants.
4. Motion to increase the scope of Sarbanes-Oxley, pursuant under *Lawson v. FMR, LLC*.
5. Motion to serve by publication, affecting all Blacks, and it affects new free election.
6. Motion granting request allowing all news media with all electronic devices, access to the courthouse for the length of the trial.

7. Tax free, protected class status for formerly enslaved persons, African-Americans, Blacks.
- *8. Monetary damages to Blacks for each claim, not monstrosly excessive, equal to an approximate percentage of congressional budget, equivalent to percentage of Black population plus a reasonable federal interest rate, for past, continued and foreseeably continuing innovative legislative Black enslavement and slow systematic genocidal interference with the civil rights of Blacks and retaliation for whistle-blowing, pursuant under Sarbanes-Oxley, *Bivens*, FTCA, 28 U.S.C. § 1605 (a)(6) and other applicable federal and state statutes and punitive damages where applicable.
- *9. Monetary damages to plaintiff, King Joshua, not monstrosly excessive, as allowed by law, for each claim, pursuant under Sarbanes-Oxley, *Bivens*, FTCA, 28 U.S.C. § 1605 (a)(6) and other applicable federal and state statutes, and punitive damages where applicable.
10. Immediate removal of Donald Trump, Mike Pence, & their Cabinet and Federal Court picks, and a new free election.
11. Criminal prosecution of all the Defendants, the Pope and the Holy See's officers and directors, SBC executives and directors, Grand Imperial Wizard of the KKK and known and unknown KKK co-conspirators, Bishop Dr. Elaine A. Brown, Donald Trump, Mike Pence, Vladimir Putin, known and unknown Russian Federation officers and directors, known and unknown Russian IRA officers and directors, Mark Zuckerberg, Adam Mosseri, Kevin Systrom, Mike Kreiger, Pichai Sundararajan, Susan Wojcicki, Jack Dorsey, Port Authority executives and directors, Governor of New York, Governor of New Jersey, Police Union executives and directors, Port Authority Officer Shield #217, Shield #3024, Shield #2788, Shield #3291, Shield #3205 and other known and unknown foreign and domestic co-conspirators.
12. A law clearly interpreting the original meaning of the 1st Amendment, outlawing and forbidding ALL religious practice, especially those like Christianity, Judaism and Islam, that advocate interfering with the civil rights of Blacks, through genocide, birth control, incarceration, i.e. slavery or any other means known and unknown, including electronic means of discrimination.
13. The immediate cease and desist, shutdown, of Facebook, Inc. and all its subsidiaries, Instagram, Twitter, Google and Youtube, freezing their respective stock trading and prohibiting their respective officers and directors from serving.
14. Change of national anthem.
15. Change of national motto.
16. Amend the 13th Amendment, making slavery, as a punishment for crime, illegal.
17. Removal of "In God We Trust" from all Federal public property.
18. Removal of "In God We Trust" from currency.
19. Removal and renaming of the names of religious figures, racist politicians, known and unknown foreign and domestic co-conspirators from Federal and public property, including but not limited to, the town of Plantation, FL, changing to Freeland, FL; the city of St. Louis, MO to Spirit City, MO; Senator Claude Pepper's name and statue, Christopher Columbus' name and statue, etc. and all

those who co-conspired against the civil rights of the Black population, have their names and likenesses removed.

20. Removal or renaming of the national holiday of “Thanksgiving Day” to “Remembrance Day”, in honor of persons who lost their life, liberty and pursuit of property because of European colonialism.
21. An amendment to *Roe v. Wade*, 410 U.S. 113 (1973) making abortion for the interference with the civil rights against Blacks, i.e. abortions because Black, illegal.
22. A preemptive refusal of “Remittur”, pursuant under *Adams v. City of Chicago*.
23. Renaming of country to just United States, removing the colonial enslaver Amerigo Vespucci’s remnant and return of Alaskan territory to the Alaskan Native Americans and a return of Hawaii to the descendants of Queen Lili’uokalani, after religion was used to overthrow the Kingdom of Hawai’i.